

## **EXHIBIT 2**

<b>AMANDA STEWART HOURS (PARA)</b>			
6/15/2007	Prepared and mailed letter to client	0.50	AS
8/15/2007	Cover letter, copy and mail affidavits of service	0.25	AS
8/24/2007	Preparing Rule 26 disclosures	1.50	AS
8/27/2007	Preparing Rule 26 disclosures	4.25	AS
8/30/2007	Prepare Rule 26	1.50	AS
9/7/2007	Rule 26 disclosures finalize, copy mail, cover letter	1.00	AS 9.00
<b>EVELYN BROWN-BELL HOURS (PARA)</b>			
7/26/2007	Prepare complaint and attachments for service; letter to process server.	0.75	EBB
10/2/2007	Review discovery demands from defendant. Prepare instruction letter to clients.	0.75	EBB
10/24/2007	Prepare additional interrogatories; finalize discovery demands; letter to opposing attorney.	1.50	EBB
11/7/2007	Review file, including client correspondence and client-prepared timelines. Begin interrogatory response.	3.00	EBB
11/13/2007	T/C client.	0.25	EBB
11/16/2007	Continue to prepare resp to interrogatories.	1.50	EBB
11/26/2007	Review defendant's Rule 26 disclosures; scan.	0.75	EBB

1/12/2007	Finalize discovery responses. Prepare multiple authorizations (exhibits 2-8). FERPA research.	4.50	EBB
12/3/2007	Letter to clients.	0.25	EBB
12/28/2007	Telephone message for Mrs. Zeno re: outstanding authorizations, etc.	0.10	EBB
1/30/2008	T/C client	0.25	EBB
1/30/2008	Letter to opp attorney.	0.25	EBB
2/15/2008	Fax consent to opp attorney.	0.25	EBB
4/30/2008	Meeting with clients (includes travel time).	5.05	EBB
5/6/2008	Prepare letter to Northern Dutchess Hospital.	0.25	EBB
5/6/2008	Prepare letter to Dutchess County Sheriff.	0.15	EBB
5/6/2008	Prepare letters to NYSP Salt Point and NYSP Pine Plains.	0.25	EBB
5/6/2008	Prepare letter to Pine Plains Police Department.	0.15	EBB
5/6/2008	Prepare letter to Longwood High School.	0.15	EBB
5/6/2008	Prepare letter to Crime Victims Dutchess County.	0.25	EBB
5/8/2008	Prepare letter to John Moore, Esq. Scan and Fax amended response to Moore.	0.50	EBB
5/23/2008	Letter to clients.	0.25	EBB

6/6/2008	Prepare authorizations/releases for Longwood High School and Astor Home-Child Social Work Clinic. Schedule Depositions. Prepare for meeting with clients.	1.00	EBB
6/6/2008	Letter to Longwood High School T/C court reporter.	0.25	EBB
6/13/2008	Review of file; begin time line in anticipation of depositions.	4.00	EBB
6/16/2008	Complete timeline in anticipation of defendant depositions, trial, etc.	4.00	EBB
6/17/2008	Prepare letter to John Moore, Esq. <input type="checkbox"/>	0.25	EBB
7/1/2008	T/C client - message	0.10	EBB
7/1/2008	Complete chronology of documents in preparation for depositions.	1.50	EBB
7/2/2008	Prepare letter to John Moore, Esq.	0.25	EBB
7/7/2008	T/C John Moore, Esq. - message - re: deposition schedule.	1.00	EBB
7/9/2008	Letter to NYSP Albany.	0.25	EBB
7/17/2008	Prepare fax to SB and John Moore, Esq.	0.10	EBB
7/29/2008	Letter to clients.	0.25	EBB
8/4/2008	Review correspondence and discovery docs for authorizations provided to defendant. Prepare five additional authorizations. Letter to client.	1.25	EBB
8/4/2008	Letter to J. Moore with Plaintiffs' Deposition Exhibits.	0.25	EBB
8/5/2008	Letter to John Moore.	0.25	EBB

8/25/2008	Scan deposition transcript. Prepare letter to C. Zeno.	0.50	EBB
8/26/2008	Scan deposition transcript - Stoornvogel. Prepare letter to John Moore.	0.50	EBB
9/18/2008	Prepare fax to J. Moore	0.10	EBB
10/9/2008	Prepare letter to opp atty.	0.25	EBB
10/15/2008	Scan and PDF three deposition transcripts. Prepare letter to C. Zeno. Prepare letter to H. Zeno. Prepare letter to JZ. Review file for deposition exhibits.	2.00	EBB
10/15/2008	Pepare letter to J. Moore (2), returning transcripts of AZ and Cathleen Zeno.	0.40	EBB
10/15/2008	Prepare four medical releases. Prepare one employment authorization. Prepare letter to client.	1.00	EBB
11/21/2008	Prepare letter to opp atty	0.25	EBB
12/17/2008	Prepare letter to John Moore.	0.30	EBB
12/19/2008	Review correspondence from J. Moore dated December 10, 2008. Review file. Copy depo transcript (minutscript) of John Howe. Scan transcript of John Howe. Prepare letter to J. Moore	0.50	EBB
2/13/2009	Send fax to chambers and opp at ty.	0.10	EBB
2/25/2009	Obtain and print defendants motion for summary judgment, including all exhibits.	2.00	EBB
2/25/2009	TC James Childs.	0.50	EBB
3/5/2009	Begin research of docs related to defendant's 56.1 statement.	2.00	EBB

3/9/2009	Continue rule 56.1 response.	5.00	EBB
3/10/2009	Continue rule 56.1 response.	6.00	EBB
3/11/2009	Complete assistance with SB - response to 56.1 statement.	1.00	EBB
3/11/2009	TC client.	0.10	EBB
3/12/2009	Prepare letter to client.	0.20	EBB
3/12/2009	Prepare e-mail to client - forward Declaration.	0.10	EBB
3/18/2009	Attempted calls to C. Zeno (2). Scan and PDF memo of law, affirmation and 11 exhibits.	0.75	EBB
3/20/2009	Scan and create PDF copies of revised docs. E-mail Amended Complaint to SDNY. ECF summary/judgment response to SDNY. Prepare courtesy copy and hard copy for opp atty. Prepare certificate of service. Draft letter for SB to court. Prepare letter to clients.	2.00	EBB
4/13/2009	Review ECF docket. Prepare notice of appearance. ECF notice of appearance to NDNY. Prepare letter to J. Moore.	0.60	EBB
10/19/2009	Prepare authorizations for Dr. Goldman, Crime Victims Dutchess County, Leonard Burkett Christian School	0.75	EBB

	Prepare two authorizations for each of the following: Crime Victims Dutchess County, Northern Dutchess Hospital, David T. Goldman, M.D., Leonard F. Burkett Christian School, Dutchess County BOCES, Astor Services for Children & Families, Gerald Kelly, M.D., Rakesh Punn, M.D., Scot B. Kolsin, M.D. Research and verify location of physicians through NYS Physician Profile.	4.00	EBB
10/27/2009	Verify school via school internet web sites. TC client.		
10/29/2009	Prepare letter to client.	0.10	EBB
11/13/2009	TC Anthony Zeno/Cathleen Zeno.	0.10	EBB
11/16/2009	Notarize medical and other releases for AZ and CZ. Prepare letter to opp atty.	0.50	EBB
11/16/2009	Prepare letter to Leonard Burkett Christian School.	0.20	EBB
11/16/2009	Prepare letter to Dutchess County BOCES.	0.20	EBB
11/16/2009	Prepare letter to Northern Dutchess Hospital. Prepare certification form.	0.25	EBB
11/16/2009	Prepare letter to Crime Victims Dutchess County and certification form.	0.25	EBB
11/16/2009	Prepare letter to Dr. David T. Goldman. Prepare certification form.	0.25	EBB
11/16/2009	Prepare letter to Dr. Scot B. Kolsin. Prepare certification form.	0.25	EBB
11/16/2009	Prepare letter to Rakesh Punn, M.D. Prepare certification form.	0.25	EBB

11/16/2009	Prepare letter to Gerald Kelly, M.D. Prepare certification form.	0.25	EBB
11/16/2009	Prepare letter to Astor Services for Children. Prepare certification form.	0.20	EBB
12/1/2009	Review correspondence & enclosures from Leonard Burkett Christian Schoo.	0.25	EBB
12/1/2009	Prepare letter to opp atty.	0.20	EBB
12/29/2009	TC Poughkeepsie Crime Victims.	0.25	EBB
1/7/2010	Prepare 11 new authorizations for opp atty. TC client. Prepare letter to client.	1.00	EBB
1/11/2010	Review medical records from Northern Dutchess Hospital. Prepare letter to opp atty.	0.50	EBB
1/13/2010	Prepare letter to opp atty.	0.25	EBB
1/25/2010	Prepare letter to opp atty.	0.30	EBB
2/2/2010	Review entire file. Begin drafting exhibit list for SB.	6.00	EBB
2/3/2010	Review SJ motion. Complete draft of witness list. Work on trial prep.	5.00	EBB
2/4/2010	Trial prep, includes fax to J. Moore. TC Kingston Hospital. Internet research for witness contact information. Mark def's reply affirmation for SB.	3.00	EBB
2/8/2010	Scan, PDF and ECF pretrial submissions. Prepare letters to A. Zeno and C. Zeno. TC A. Zeno. Work on trial boxes/	6.00	EBB

2/9/2010	Trial prep: summarize depositions, etc.	6.00	EBB
2/9/2010	Trial prep; Mtg. with SB.	1.00	EBB
2/10/2010	Continue trial prep	3.50	EBB
2/11/2010	Trial prep: summarize Howe depo transcript, etc.	5.50	EBB
2/16/2010	Trial prep.	5.00	EBB
2/17/2010	Trial prep, includes complete deposition summaries of Howe and Stoovogel; e-mails to SB x 2.	5.00	EBB
2/18/2010	Mark trial exhibits. Prepare copies for opp atty, SB and trial boxes. Continue trial prep.	4.50	EBB
2/22/2010	Trial prep, includes review of entire discovery for copies of defendant's trial exhibits, etc. Continue work on trial boxes.	5.75	EBB
2/23/2010	Trial prep. Includes meeting with SB, HGU. Prepare amended witness list. ECF amended witness list. E-mail amended witness list and exhibits to opp atty.	5.00	EBB
3/1/2010	Trial prep includes attendance at meeting with clients; begin preparation of trial binders. Prepare second amended exhibit list.	6.75	EBB
3/2/2010	Prepare subpoena - John Howe. Prepare affidavit of service form. TC process server. Research to confirm addresses of E. Maxey and John Howe (work).	1.00	EBB

3/2/2010	Prepare letter to process server. TC process server. Continue to prepare trial boxes/trial prep.	5.00	EBB
3/3/2010	Continue with trial prep/trial notebooks/trial boxes/witness packets, etc.	6.00	EBB
3/4/2010	Prepare trial notebook for Judge Davison. Prepare CD with Plaintiff's proposed jury charge. Prepare letter to Judge Davison for SB. Prepare overnight mailing (Fed Ex). Continue trial prep/trial boxes.	6.50	EBB
3/7/2010	trial prep, organize boxes, brainstorm with HGU and SB, finalize exhibit folders	3.25	EBB
3/8/2010	trial (8.0) travel (2.25 x .5 = 1.13)	9.13	EBB
3/9/2010	trial (8.0) travel (2.25 x .5 = 1.13)	9.13	EBB
3/10/2010	trial (8.0) travel (2.25 x .5 = 1.13)	9.13	EBB
3/11/2010	trial (4.0) travel (2.25 x .5 = 1.13)	5.13	EBB
<b>TOTAL FOR BROWN-BELL: 195.52 X \$125 = \$24,440.00</b>			

<b>MEGAN PAPPAS HOURS (PARA)</b>			
5/5/2008	John Moore called @ 8:30 for SB, question regarding conference call who sets up. Set up conference call with John Moore & Judge Fox at 8:45am	0.25	MP
6/20/2008	fax letter to opposing counsel regarding plaintiff depo dates in July	0.25	MP
6/20/2008	Kathleen Zeno returning Evelyn's call - spoke to SB	0.25	MP
6/27/2008	Set up telephone conference for SB at 8:45am	0.10	MP
7/14/2008	Make copies of tabbed papers for SB for depositions on Tuesday. 2 copies of each document.	1.50	MP
7/21/2008	2 faxes, one to judge one to opposing counsel	0.25	MP
7/23/2008	Fax to both judge and opposing attorney - letter about telephone conference	0.25	MP
8/7/2008	Kate Volney from Ryan & Smallacombe called re: authorization in Zeno	0.25	MP
3/13/2009	Proofread Plaintiff's Memorandum of Law in Opposition to Defendant's Motion for Summary Judgment	2.50	MP
11/3/2009	Anthony Zeno deposition transcript - depo summary start	4.25	MP
11/4/2009	Deposition summary - Anthony Zeno	3.25	MP

11/16/2009	Anthony Zeno deposition summary	4.50	MP	
11/17/2009	Finish Anthony Zeno depo summary	2.50	MP	
3/1/2010	Faxed letter to Judge and opposing counsel. Made copy to file.	0.25	MP	

**TOTAL FOR PAPPAS: 20.35 hours x \$125 = \$2543.75**